UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK	
X	Chapter 13
IN RE:	•
	Case No.: 15-45585-CEC
MARILYN PADILLA, FERNANDO CASTEDO	
	FOURTH AMENDED
Debtor(s)	CHAPTER 13 PLAN
X	
 -	36 months, the sum of: and including June 2016 for a period of 6 months; and including December 2018 for a period of 30 months.
2. From the payments so received, the trustee shall make	e disbursements as follows:
(a) Full payment in deferred cash payments of all 11 U.S.C. §507.	claims entitled to priority under
(b) Holders of allowed secured claims shall retain and shall be paid as follows:	the liens securing such claims
Nationstar Mortgage LLC (mortgage holder) to be paid pre- interest over the life of the plan.	petition arrears in the sum of $\frac{N/A}{P}$ plus $\frac{N/A}{M}$
(mortgage holder) to be paid	nre netition arrears in the sum of \$

- (c) Subsequent and/ or concurrently with distribution to secured, priority, and administrative creditors, dividends to **unsecured creditors** whose claims are duly allowed as follows: **PRO RATA distribution to all timely filed proofs of claim of not less than 100%(percent).**
- 3. The Debtor shall make all post-petition payments, including but not limited to mortgage payments, vehicle, payments, real estate taxes and income taxes, outside the plan.

% interest over the life of the plan.

Loss Mitigation/Loan Modification

4. The mortgage due to Nationstar Mortgage LLC (mortgage lien holder) on the property known as 12-06 31st Drive, Astoria, NY 1110 (property address) under account number 0597936459 is in default. Said default including all arrears, legal fees and other expenses due to the mortgagee shall be capitalized pursuant to a loan modification under the Court's Loss Mitigation Program, as provided in General Order 582 in the United States Bankruptcy Court for the Eastern District of New York. The debtor(s) post-petition mortgage payments under the Loss Mitigation calculation with the full balance due on the mortgage including, all past due payments, late charges, legal fees, escrow deficiency, etc. and totals \$574,258 to be paid at 2% interest amortized over forty (40) years will amount to a payment of \$2,040.33 including, interest (\$N/A), and escrow \$(301.33). The estimated monthly payment of \$1,462.00 shall be paid directly to the mortgage lien holder, while Loss Mitigation application is pending, and until such time as the Debtor(s) has entered into a trial loan modification under the Loss Mitigation Program. Contemporaneous with the approval and commencement of a trial loan modification, the Debtor(s) will amend the Chapter 13 Plan and Schedule J of the Debtor(s) petition to reflect the terms of the trial agreement, including the direct payment, going forward, of the mortgage to the mortgage lienholder.

JUNIOR MORTGAGE LIENS TO BE AVOIDED

	mortgage lien on the debtor's primary residence located at
	Loan No.(Last four digits)
	motion pursuant to Bankruptcy Rule 3012 to value the junior mortgage lien held by which was heard and determined by order dated("Rule 3012 Order"). In the Rule 3012
	Order the Court found that the junior mortgage held by is no
	secured by the Property because the amount of the senior mortgage(s) exceed the value of the Property, and the secured claim on the Property held by shall be
	treated as a general unsecured creditor and paid in accordance with the terms of paragraph (c) above.
me	All lease agreements are hereby assumed, unless specifically rejected as follows:None
7.	tax returns for each year no later than April 15th of the year following the tax period. Indicated tax refunds are to
7.8.	During the pendency of this case, if unsecured creditors are paid, pursuant to paragraph 2(c), less than one hundred percent (100%), the debtor(s) shall provide the Trustee with signed copies of filed federal and state tax returns for each year no later than April 15 th of the year following the tax period. Indicated tax refunds are to be paid to the Trustee upon receipt; however, no later than June 15 th of the year in which the tax returns are filed Title to the debtor(s) property shall revest to the debtor(s) upon completion of the plan or dismissal of the case, unless otherwise provided in the Order confirming the plan. Throughout the term of this plan, the debtor(s) will not incur post-petition debt over \$2,000.00 without written consent of the Chapter 13 Trustee or the Court.
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Dated: August 18, 2016